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— PART 1 —

CONSUMER AND EMPLOYMENT PROTECTION

CE301*

Fair Trading Act 1987

Fair Trading (Product Information Standard) Amendment Regulations 2006

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Fair Trading (Product Information Standard) Amendment Regulations 2006*.

2. Commencement

These regulations come into operation on the day after the day on which they are published in the *Gazette*.

3. The regulations amended

The amendment in these regulations is to the *Fair Trading (Product Information Standard) Regulations 2005**.

[* *Published in Gazette 29 June 2005, p. 2971-81.*]

4. Part 4 inserted

After Part 3 the following Part is inserted —

“

Part 4 — Builders plates for recreational vessels

8. Definitions

(1) In this Part —

“**ABP standard**” means the “National Standard for the Australian Builders Plate for Recreational Boats”, published by The National Marine Safety Committee, as it applied on 21 November 2005, as varied by subregulation (2);

“**certificate of survey**” means a certificate issued under the *W.A. Marine (Surveys and Certificates of Survey) Regulations 1983*;

“**classification society**” means the following bodies for the survey of shipping —

- (a) the American Bureau of Shipping;
- (b) the Bureau Veritas;
- (c) the Det Norske Veritas;
- (d) the Germanischer Lloyd;
- (e) the Lloyds Register of Shipping;
- (f) the Nippon Kaiji Kyokai;

“**owner builder**”, of a vessel, means an individual who builds the vessel for his or her own use;

“**personal watercraft**” has the meaning given in the *Navigable Waters Regulations* regulation 46;

“**second hand vessel**” means a vessel that has been used otherwise than as follows —

- (a) in the course of being built or tested;
- (b) by the builder;
- (c) for the purpose of transporting it for the purpose of sale;
- (d) for the purposes of demonstrating it to a purchaser;
- (e) by the owner builder;

“**vessel**” has the meaning given to that term in the *Western Australian Marine Act 1982* section 3(1).

- (2) For the purposes of the definition of “ABP standard”, the standard referred to in the definition is varied as follows —
 - (a) a requirement to the effect that information on a builders plate for a vessel must include the name of the builder of the vessel is to be read as a requirement that the information must include the name of the person who approved the information, and the capacity in which the person approved the information; and
 - (b) by deleting clauses 3.1 and 3.2.

9. Product information standard for builders plates for certain vessels

- (1) The ABP standard is prescribed for the purposes of section 59 of the Act as a product information standard for vessels to which this regulation applies.
- (2) This regulation applies to all vessels other than the following vessels —
 - (a) a vessel for which a certificate of survey has been issued or which is to be, or has been, submitted for survey for the purposes of obtaining a certificate of survey;

- (b) a vessel for which a permit under the *Western Australian Marine Act 1982* section 26(2) has been issued;
- (c) a second hand vessel;
- (d) a vessel that was built for export from Australia;
- (e) a vessel that was imported into Australia from New Zealand;
- (f) a vessel that was built exclusively for racing in organised events;
- (g) an amphibious vehicle;
- (h) a canoe, kayak or surf ski or similar vessel designed to be powered by paddle;
- (i) a pedal powered boat;
- (j) a personal watercraft that is designed to carry no more than 2 persons;
- (k) a personal watercraft that is designed to carry 3 or more persons if it complies with subregulation (4);
- (l) a rowing shell used for racing or training for racing;
- (m) a sailboard or sail kite or other similar vessel;
- (n) a surf row boat;
- (o) a hydrofoil or hovercraft;
- (p) a sailing vessel, being a vessel that has sail as the primary means of propulsion, with or without an auxiliary means of mechanical propulsion;
- (q) a submersible;
- (r) an aquatic toy, being an object designed primarily for play in or on water, for example —
 - (i) an object designed solely to be towed behind a recreational vessel; or
 - (ii) an inflatable boat to which ISO 6185 *Inflatable boats* (as in force on the day on which this Part came into operation) does not apply;
- (s) an inflatable boat —
 - (i) to which ISO 6185 *Inflatable boats* (as in force on the day on which this Part came into operation) applies; and
 - (ii) which complies with subregulation (5);
- (t) a vessel that was partly constructed (as described in subregulation (6)) before this Part came into operation.

- (3) The chief executive officer (as defined in the *Western Australian Marine Act 1982* section 3(1)) may, on application, exempt a particular vessel from the application of this regulation if satisfied that —
- (a) the vessel complies with some other appropriate safety standard and, in the circumstances of the case, it would be unreasonable for this regulation to apply to the vessel; or
 - (b) the vessel is of a type for which appropriate safety standards do not exist and for which other safety standards cannot reasonably be adapted and, in the circumstances of the case, it would be unreasonable for this regulation to apply to the vessel; or
 - (c) the vessel is of a type that closely resembles a vessel of a type that is not covered by this regulation because of subregulation (2) and, in the circumstances of the case, it would be unreasonable for this regulation to apply to the vessel; or
 - (d) the vessel is to be used for only a short period of time, its use is unlikely to endanger the lives of its occupants or occupants of other vessels and, in the circumstances of the case, it would be unreasonable for this regulation to apply to the vessel.
- (4) For the purposes of subregulation (2)(k), a personal watercraft complies with this subregulation if the following information is written on or attached to the craft in a clearly visible place —
- (a) the total weight of persons and equipment that the vessel may carry (expressed in kilograms), as recommended by the builder of the craft; and
 - (b) the maximum number of persons the craft may carry, as recommended by the builder of the craft.
- (5) For the purposes of subregulation (2)(s)(ii), an inflatable boat complies with this subregulation if the boat has a plate attached to it in accordance with —
- (a) European Directive 94/25/EC — Recreational Craft Directive (as in force on the day on which this Part came into operation) that certifies that the boat complies with the requirements of that Directive; or
 - (b) the requirements of US National Marine Manufacturers Association set out in the NMMA Certification Handbook (as in force on

the day on which this Part came into operation) that certifies that the boat complies with the requirements of that Handbook.

- (6) For the purposes of subregulation (2)(t), a vessel is partly constructed if it has reached which ever of the following stages of construction is relevant, or the earlier if both are relevant —
- (a) the keel has been laid;
 - (b) the vessel is identifiable as a vessel of a particular type and a part of the vessel has been fabricated and assembled that has a mass of at least one percent of the mass of all structural material of the proposed completed vessel.

”.

By Command of the Governor,

G. M. PIKE, Clerk of the Executive Council.

LAND

LA301*

Strata Titles Act 1985

Strata Titles General Amendment Regulations (No. 4) 2006

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Strata Titles General Amendment Regulations (No. 4) 2006*.

2. Commencement

These regulations come into operation on 4 September 2006 or on the first Monday after the day on which they are published in the *Gazette*, whichever is the later.

3. The regulations amended

The amendments in these regulations are to the *Strata Titles General Regulations 1996**.

[* Reprinted as at 21 April 2006.

For amendments to 21 August 2006 see *Gazette 7 July 2006*.]

4. Schedule 1 amended

Schedule 1 is amended by deleting item 3 and inserting instead —

“

3. The fees payable to the Commission on an application under section 25(3) for a certificate of approval under section 25 are an amount of \$500 plus a further amount of \$50 per lot.

”

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.

MARINE/MARITIME

MX301*

Western Australian Marine Act 1982
Shipping and Pilotage Act 1967
Jetties Act 1926

**Navigable Waters Amendment
Regulations (No. 2) 2006**

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Navigable Waters Amendment Regulations (No. 2) 2006*.

2. Commencement

These regulations come into operation on —

- (a) if they are published in the *Gazette* on or before the day on which the *Fair Trading (Product Information Standard) Amendment Regulations 2006* come into operation — that day; or
- (b) if they are published in the *Gazette* after that day — the day on which they are published in the *Gazette*.

3. The regulations amended

The amendments in these regulations are to the *Navigable Waters Regulations 1958**.

[* Reprint 11 as at 21 March 2003.

For amendments to 14 July 2006 see *Western Australian Legislation Information Tables for 2005, Table 4, p. 384, and Gazette 10 February and 23 June 2006.*]

4. Regulation 45A amended

Regulation 45A(2) is amended by inserting the following in the appropriate alphabetical position —

“

“**ABP standard**” has the meaning given to the term in regulation 8 of the *Fair Trading (Product Information Standard) Regulations 2005*;

”.

5. Regulation 45B amended

(1) Regulation 45B(3) is amended as follows:

- (a) by deleting “particulars of”;
- (b) after paragraph (ac) by inserting the following paragraph —

“

- (ad) whether or not an Australian Builders Plate is attached to the vessel in accordance with the ABP standard;

”.

(2) Regulation 45B(5a) is amended after paragraph (b) by deleting the full stop and inserting —

“

; and

- (c) if the vessel has not been registered in Western Australia before and the vessel —
 - (i) is a vessel to which regulation 9 of the *Fair Trading (Product Information Standard) Regulations 2005* applies; or
 - (ii) is a vessel to which regulation 9 of the *Fair Trading (Product Information Standard) Regulations 2005* does not apply solely because of regulation 9(2)(a) of those regulations and in respect of which a certificate of survey has not been issued,

the vessel has an Australian Builders Plate attached in accordance with the ABP standard.

”.

- (3) After regulation 45B(5a) the following subregulations are inserted —
- “
- (5b) The requirement to have an Australian Builders Plate under subregulation (5a)(c) does not apply to a vessel imported from a State or Territory if —
- (a) the vessel has an Australian Builders Plate or an equivalent plate that complies with a requirement of the State or Territory that corresponds to the requirement to have an Australian Builders Plate under subregulation (5a)(c); or
 - (b) the vessel is exempt from that corresponding requirement by or under a law of the State or Territory; or
 - (c) the State or Territory does not have a requirement that corresponds to the requirement to have an Australian Builders Plate under subregulation (5a)(c) and the vessel is imported within 18 months after the day on which the *Navigable Waters Amendment Regulations (No. 2) 2006* came into operation.
- (5c) The chief executive officer may, on application, exempt a particular vessel from the requirement to have an Australian Builders Plate under subregulation (5a)(c) if satisfied that —
- (a) the vessel complies with some other appropriate safety standard and, in the circumstances of the case, it would be unreasonable for the vessel to be required to have an Australian Builders Plate; or
 - (b) the vessel is of a type for which appropriate safety standards do not exist and for which other safety standards cannot reasonably be adapted and, in the circumstances of the case, it would be unreasonable for the vessel to be required to have an Australian Builders Plate; or
 - (c) the vessel is of a type that closely resembles a vessel of a type that is not covered by regulation 9 of the *Fair Trading (Product Information Standard) Regulations 2005* because of regulation 9(2) of those regulations and, in the circumstances of the case, it would be unreasonable for the vessel to be required to have an Australian Builders Plate; or
 - (d) the vessel is to be used for only a short period of time, its use is unlikely to endanger the lives of its occupants or occupants of other vessels

and, in the circumstances of the case, it would be unreasonable for the vessel to be required to have an Australian Builders Plate.

”.

6. Regulation 46 amended

Regulation 46(2) is amended in the definition of “personal watercraft” by deleting “designed for the transport of one, 2 or 3 persons”.

By Command of the Governor,

G. M. PIKE, Clerk of the Executive Council.

POLICE

PO301*

WITNESS PROTECTION (WESTERN AUSTRALIA) ACT 1996
WITNESS PROTECTION (WESTERN AUSTRALIA) COMPLEMENTARY
WITNESS PROTECTION LAW NOTICE 2006

Made by the Minister under section 3(3).

1. Citation

This notice may be cited as the *Witness Protection (Western Australia) Complementary Witness Protection Law Notice 2006*.

2. Commencement

This notice comes into operation on the day on which it is published in the *Gazette*.

3. Declaration of complementary witness protection law

For the purposes of paragraph (b)(ii) of the definition of “complementary witness protection law” in section 3(1) of the Act, the *Witness Protection Act 1996* of Australian Capital Territory is declared to be a complementary witness protection law.

JOHN KOBELKE MLA, Minister for Police and
Emergency Services.

— PART 2 —

AGRICULTURE

AG401*

AGRICULTURE AND RELATED RESOURCES PROTECTION ACT 1976 ZONE CONTROL AUTHORITY RE - APPOINTMENTS

Agriculture Protection Board,
South Perth.

Acting pursuant to Section 15 (3) of the *Agriculture and Related Resources Protection Act 1976*, the Agriculture Protection Board hereby re-appoints the persons listed below to be members of the Zone Control Authorities shown for the terms indicated.

Zone	Member	Nominating Body	Term
Albany	Mr Des Wolfe	Shire of Albany	01/08/09
Albany	Mr Nick Burges (Deputy Chair)	Shire of Cranbrook	01/08/09
Albany	Mr Mostyn Trotter	PGA	01/08/09
Bunbury	Mr K. H (Hal) Scott	WA FARMERS	01/08/09
Bunbury	Cr Brian Peisse	Shire of Capel yes	01/08/09
Bunbury	Cr Coral Stewart Deputy to Jill Duncan	Shire of Donnybrook	01/08/09
Bunbury	Cr Jill Duncan	Shire of Donnybrook	01/08/09
Carnarvon	Cr Ronald James Rogers	Shire of Upper Gascoyne	01/08/09
Carnarvon	Cr K Keynes	Shire of Murchison	01/08/09
Carnarvon	Mr David Leslie Robinson	Shire of Upper Gascoyne	01/08/09
Carnarvon	Mr Harold James Crawford	Shark Bay, Shire	01/08/09
Esperance	Cr Tony Ietto	Shire of Esperance	01/08/09
Esperance	Mr Ted English	APB	01/08/06
Geraldton	Mr Charles Hulme	Shire of Northampton	01/08/09
Jerramungup	Mr John Mudie	Shire of Ravensthorpe	01/08/09
Jerramungup	Mr Keith Edson	Shire of Jerramungup	01/08/09
Kalgoorlie	Cr Patrick Hill	Shire of Laverton	01/08/09
Kalgoorlie	Mr Steve Tonkin	Shire of Kalgoorlie Boulder	01/08/09
Katanning	Mr Rod Brockman	WA FARMERS	01/08/09
Katanning	Mr Bruce Altham	Shire of Kent	01/08/09
Katanning	Cr Kerry Stone	Shire of Gnowangerup	01/08/09
Kimberley	Mr Peter Kneebone	Shire of Derby/West Kimberley	01/08/09
Kimberley	Ms Lynette Craig	Shire of Halls Creek	01/08/09
Kimberley	Mr Mervyn Wortley	Shire of Halls Creek	01/08/09
Lake Grace	Mr Neville Marsh	WA FARMERS	01/08/09
Lake Grace	Ms Ann James	Shire of Kondinin	01/08/09
Lake Grace	Mr Cyril Smith Deputy	Shire of Kondinin	01/08/09
Lake Grace	Mr Joe Varone	Shire of Kulin	01/08/09
Manjimup	Mr Derek Ernest Dilkes	Shire of Bridgetown-Greenbushes	01/08/09
Manjimup	Mr Norman Blackburn	Shire of Boyup Brook	01/08/09
Meekatharra	Mr Shane Rieck	WA FARMERS	01/08/09
Meekatharra	Mr Greg Watters	PGA, and Shire of Meekatharra	01/08/09
Meekatharra	Mr Geoff Pilkington	Shire of Mount Magnet	01/08/09
Merredin	Mr Rob Forsyth	WA FARMERS	01/08/09
Merredin	Mr Mark Crees	Shire of Merredin	01/08/09
Merredin	Cr Campbell Mathew Hudson	Shire of Trayning	01/08/09
Merredin	Mr Alexander Fredrick Mullins	Shire of Trayning	01/08/09
Midland	Cr Kevin Bailey	City of Swan	01/08/09
Midland	Cr Steve Croy Deputy to Cr Bailey	City of Swan	01/08/09
Midland	Mr Jon Holmes	City of Swan	01/08/09
Moora	Mr Ian Collard	WA FARMERS	01/08/09
Moora	Mr Laurence Don	Shire of Chittering	01/08/09
Moora	Mr Stephen Beckwith	APB	01/08/09
Narrogin	Mr Brian Vivian English	Shire of Pingelly	01/08/09
Narrogin	Mr David Innes Freebairn	Shire of Pingelly	01/08/09
Narrogin	Ms Kristy Baker	Shire of Wickelup	01/08/09
Narrogin	Mr Willem Butler	PGA	01/08/09
Northam	Mr Douglas Congrove Sewell	Shire of Goomalling	01/08/09
Northam	Mr John Bird Deputy to Mr Douglas Congrove Sewell	Shire of Goomalling	01/08/09

Zone	Member	Nominating Body	Term
Northam	Mr Shane Boyd	Shire of Koorda	01/08/09
Pilbara	Mr Lang Coppin	Shire of East Pilbara and WAF	01/08/09
Pilbara	Mr Lance Coppin Deputy to Mr Lang Coppin	Shire of East Pilbara and WAF	01/08/09
Pilbara	Mr Mark Bettini Deputy to Mr John Bettini	PGA	01/08/09
Pilbara	Mr John Bettini	PGA	01/08/09
Three Springs	Mr Jim Bligh	WA FARMERS	01/08/09
Waroona	Mr Dennis Veitch	Shire of Boddington	01/08/09
Waroona	Mr Vernon Pitter	Shire of Waroona	01/08/09

ZONE CONTROL AUTHORITY APPOINTMENTS

Acting pursuant to Section 15(3) of the *Agriculture and Related Resources Protection Act 1976*, the Agriculture Protection Board hereby appoints the following persons to be members of the Zone Control Authorities listed, to serve until the date shown

Zone	Name	Nominating Body	Term
Jerramungup	Mr Bruce Shepherd	WAFarmers	01/08/07
Kalgoorlie	Mr Brendan Jones	Shire of Kalgoorlie Boulder	01/08/09
Kalgoorlie	Mr Nathan Blake Deputy to Mr Paul Axford	Shire of Leonora	01/08/08
Kalgoorlie	Mr Paul Ryan	Shire of Dundas	01/08/07
Kalgoorlie	Mr Ross Wood	APB	01/08/09
Kalgoorlie	Cr Gregory Arthur Payne Deputy to Mr David McQuie	Shire of Sandstone	01/08/07
Kalgoorlie	Ms Kathy Boladeras Deputy to Patrick Hill	Shire of Laverton	01/08/09
Kimberley	Mr John Koeyers	PGA	01/08/08
Lake Grace	Mr Tom Mulcahy	WAFarmers	01/08/08
Meekatharra	Mr Gavin William Brown	PGA	01/08/07
Northam	Cr Tom Cleverly	Shire of Wyalkatchem	01/08/09
Pilbara	Mr Rory De-Pledge	PGA	01/08/09
Pilbara	Mr Geoff Mills deputy to Robin Mills	PGA	01/08/07
Waroona	Cr Bill Adams	Shire of Harvey	01/08/09
Waroona	Cr Paul Fitzpatrick	Shire of Waroona	01/08/07

ZONE CONTROL AUTHORITY MEMBER CANCELLATIONS

Acting pursuant to Section 16 of the *Agriculture and Related Resources Protection Act 1976*, the Agriculture Protection Board hereby cancels the following Zone Control Authority appointments.

Zone	Name	Nominating Body
Geraldton	Mr Eric John Sewell	Shire of Greenough
Jerramungup	Mr Colin Guest	RAIN
Jerramungup	Mr Ross Williams	Fitzgerald Biosphere Group
Jerramungup	Mr Jack Bock	WAFarmers
Kalgoorlie	Mr James Ferguson	APB
Kalgoorlie	Mr Timothy Funston	Shire of Coolgardie
Kalgoorlie	Mr Murray Thomas	Shire of Laverton
Kimberley	Mr Peter Mitchell	Shire of Broome
Kimberley	Mr Butch Maher	PGA
Kimberley	Mr John Koeyers as Deputy Member	PGA
Meekatharra	Mr Jack Kellock	Shire of Yalgoo
Northam	Mr Kevin Jones	Wyalkatchem, Shire of
Three Springs	Mr Robert Kowald	Morawa, Shire of
Three Springs	Cr Leslie Sinclair Sutherland	Shire of Perenjori
Waroona	Mr Frank Spagnolo	Shire of Harvey
Waroona	Mr Peter Swift	Shire of Waroona

Dated the 28th day of August 2006.

CHRIS RICHARDSON, Chairman.

AG402*

SOIL AND LAND CONSERVATION ACT 1945

MT MARSHALL LAND CONSERVATION DISTRICT (APPOINTMENT OF MEMBERS OF DISTRICT COMMITTEE) INSTRUMENT 2006

Made by the Commissioner of Soil and Land Conservation.

1. Citation

This Instrument may be cited as the *Mt Marshall Land Conservation District (Appointment of Members) Instrument 2006*.

2. Appointment of members

Under section 23(2b) of the Act and clause 6(1) of the *Soil and Land Conservation (Mt Marshall Land Conservation District) Order 1984**, the following members are appointed to the land conservation district committee for the Mt Marshall Land Conservation District—

- (a) on the nomination of the Shire of Mt Marshall: Derek George Clauson of Cleary via Beacon and Ty Paxton Kirby of Beacon;
- (b) to represent the Western Australian Farmers Federation (Inc)—
John Dunne of Beacon, Christopher James Kirby of Beacon and Benjamin Lee Beckingham of Wialki; and
- (c) as persons actively engaged in, or affected by or associated with, land use in the district—
 - (i) Nigel Beagley of Beacon
 - (ii) Greg Clark of Beacon
 - (iii) Robert John Clare of Gabbin
 - (iv) Jason Faulkner of Beacon
 - (v) Nicholas Ross Gillett of Bencubbin
 - (vi) Clinton Norman Poole of Beacon
 - (vii) Anthony Robert Charles Sachse of Bencubbin

(*Published in the Gazette of 16 March 1984 at p. 720 and amended in the Gazettes of 20 February 1987 at p. 477, 23 November 1990 at pp. 5771-5772, 1 March 1991 at pp. 967-968, 12 July 1991 at p. 3419 and an amendment order approved by Executive Council on 25 August 1998 {Department of Agriculture reference: 881703V03P0J} and amended in the Gazette of 16 March 2004 at pp. 794-795).

3. Term of office

Members appointed to the committee under this instrument will hold office for a term expiring on 31 July 2009.

Dated this day 16th of August 2006.

ANDREW WATSON, Commissioner of Soil and Land Conservation.

CONSERVATION

CO401*

CONSERVATION AND LAND MANAGEMENT ACT 1984 WALPOLE WILDERNESS AREA AND ADJACENT PARKS AND RESERVES

Draft Management Plan

The Conservation Commission of Western Australia advises that the draft management plan (the Plan) for the Walpole Wilderness Area and Adjacent Parks and Reserves has been released for public comment.

The Plan covers the Walpole Wilderness Area (excluding Shannon National Park) and several nearby conservation reserves, including Quarram Nature Reserve and William Bay National Park. This group of reserves are located between Walpole, Denmark and Mt Barker on the south coast and south coast hinterland of Western Australia. The Plan contains information relevant to the management and protection of the reserves and makes recommendations for adoption in a final management plan.

The Plan may be downloaded from the Department of Environment and Conservation's NatureBase website at: http://www.naturebase.net/national_parks/management/index.html#management_plans

Copies of the Plan can be viewed at the Department of Environment and Conservation's Woodvale library, the Shire of Manjimup library, the Shire of Denmark library, the Shire of Plantagenet library and the City of Albany library. Free copies of the Plan are also available from the following offices of the Department of Environment and Conservation—

- State Operational Headquarters, 17 Dick Perry Avenue, Technology Park, Western Precinct, Kensington, WA 6151;
- Warren Region, Brain Street, Manjimup, WA 6258;
- Frankland District, South Coast Highway, Walpole, WA 6398;
- South Coast Region, 120 Albany Highway, Albany, WA 6330; and
- Donnelly District, Kennedy Street, Pemberton, WA 6260.

Public submissions on the Plan can be made in the following ways—

1. online at the NatureBase website;
2. via the reply paid public submission form;
3. via e-mail to paul.roberts@dec.wa.gov.au; or
4. as a written submission.

Written submissions should be addressed to the Director General, Department of Environment and Conservation, Locked Bag 104, Bentley Delivery Centre WA 6983, and marked to the attention of the Planning Officer, Walpole Wilderness Area and Adjacent Parks and Reserves Draft Management Plan.

The closing date for public submissions is 1 December 2006.

KEIRAN McNAMARA, Director General,
Department of Environment and Conservation.

Dr JOHN BAILEY, Chairman,
Conservation Commission of Western Australia.

ENERGY

EN401*

ELECTRICITY INDUSTRY ACT 2006

ELECTRICITY NETWORKS ACCESS CODE AMENDMENTS 2006

I, Francis Logan, Minister for Energy for the State of Western Australia, hereby amend the *Electricity Networks Access Code 2004* established under section 104(1) of the *Electricity Industry Act 2004*.

Dated at Perth this 28th day of August 2006.

FRANCIS LOGAN.

Made by the Minister

1. Citation

These amendments may be cited as the *Electricity Networks Access Code Amendments 2006*.

2. Commencement

These amendments come into operation on the date on which these amendments are published in the *Gazette*.

3. The Electricity Networks Access Code amended

These amendments are to the *Electricity Networks Access Code 2004** (“Code”).

[*Published in *Gazette* 30 November 2004, p. 5517-5700]

4. Section 1.3 amended

Section 1.3 is amended as follows—

- (a) in paragraph (a) of the definition of “anticipated incremental revenue” by deleting “*tariff income*” and inserting instead—
“income from *charges* (excluding any *capital contributions*)”.
- (b) in the definition of “approved total costs” by deleting paragraph (a) of the definition and inserting instead—
“(a) those *capital-related costs* which either—
 - (i) satisfy the new *facilities investment test*; or
 - (ii) satisfy the test for being added to the *capital base* under section 6.56;and”.

5. Section 6.50(b) amended

Section 6.50(b) is amended by deleting paragraph (b) and inserting instead—

- “(b) at the time of inclusion is reasonably expected to meet either—
- (i) the *new facilities investment test*; or
 - (ii) the test for being added to the *capital base* under section 6.56, when made.”.

6. Section 6.51 amended

Section 6.51 is amended by deleting “to meet the new *facilities investment test* when the *forecast new facilities investment* is forecast to be made.” and inserting instead—

- “to meet either—
- (a) the *new facilities investment test*; or
 - (b) the test for being added to the *capital base* under section 6.56, when the *forecast new facilities investment* is forecast to be made.”.

7. Note inserted into Section 6.52

After the heading to section 6.52 and before section 6.52, the following note is inserted—

{Note: Section 6.56 provides another circumstance in which *new facilities investment* may be added to the *capital base*.}

8. Section 6.56 inserted

After section 6.55 the following heading and section is inserted—

“Capital base may include capital contributions in certain circumstances

6.56 Despite section 6.52, if—

- (a) a *capital contribution* has been, or is expected to be, provided to the *service provider*; and
- (b) the *new facilities investment* in respect of which the *capital contribution* is made meets the requirements of section 6.52(a); and
- (c) an amount in respect of the *capital contribution* is deducted from the *service provider’s target revenue*,

then an amount of *new facilities investment* in respect of the *capital contribution* may be added to the *capital base*.”.

9. Sections 4.70 and 4.71 inserted

After section 4.69 the following heading and sections are inserted—

“Suspension of deadlines for Code amendment

4.70 In section 4.71, “**notice of proposed amendment**” means a written notice, expressed to be given under this section 4.70, from the *Coordinator* to the *Authority* in respect of a proposed amendment to, or repeal and replacement of, this Code.

4.71 Despite anything else in this Code, if the *Coordinator* gives the *Authority* a *notice of proposed amendment*, then—

- (a) the *Authority* may, by *publishing* a notice, suspend the operation of the deadline for the issue of a *draft decision* under section 4.12, a *final decision* under section 4.17 or an *interim access arrangement* under section 4.59, if the *Authority* reasonably considers that the proposed amendment, or repeal and replacement, would, if made, materially affect the *Authority’s* determination of the *draft decision*, *final decision* or *interim access arrangement*; and
- (b) if the *Authority* suspends a deadline under section 4.71(a)—time ceases to run in respect of the relevant deadline until the suspension is ended by the *Authority publishing* a notice, which it must *publish* no later than 10 *business days* after the earlier of—
 - (i) the date the amendment, or repeal and replacement, takes effect; and
 - (ii) the date the *Coordinator* gives the *Authority* written notice withdrawing the *notice of proposed amendment*.”.

10. Opening words to Appendix 4 amended

Appendix 4 is amended in the opening words by inserting a new fourth paragraph before the paragraph commencing “Footnotes following each matter...”—

“If an *access arrangement* is to include *capital contributions* in the *capital base* under section 6.56, the *Authority* should consider whether, and if so how, the *capital contributions policy* in the *access arrangement* should differ from this *model capital contributions policy*.”.

JUSTICE

JU401*

COURT SECURITY AND CUSTODIAL SERVICES ACT 1999**PERMIT DETAILS**

Pursuant to the provisions of section 51 of the *Court Security and Custodial Services Act 1999*, the Director General of the Department of the Attorney General has issued the following persons with Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Date Permit Issued	Permit Commence Date	Permit Expiry Date
Magill	Robert Swansea	CS7-023	29/08/2006	28/08/2006	30/07/2008

Pursuant to the provisions of section 56 of the *Court Security and Custodial Services Act 1999*, the Director General of the Department of the Attorney General has revoked the following Permits to do High-Level Security Work—

Surname	First Name(s)	Permit Number	Date Permit Revoked
Magill	Robert Swansea	CS6-634	28/08/2006

This notice is published under section 57(1) of the *Court Security and Custodial Services Act 1999*.

GREGORY RICKIE, A/CSCS Contract Manager.

LAND

LA401*

TRANSFER OF LAND ACT 1893
APPLICATION J562782

Take notice that Michael Raymond Hanham of 4 Modillion Avenue, Shelley has made application to bring the following land under the Transfer of Land Act 1893—

Being at Frederick Street, Albany being Part (Albany Town) Lot 340 on Deposited Plan 222018 and being the whole of the land comprised in Memorial Book XXVIII Vol. No. 954.

All persons other than the applicant claiming any estate right title or interest in the above land and desiring to object to the application are required to lodge in this office on or before 29 September 2006 a caveat forbidding the land being brought under the operation of the Act.

BRUCE ROBERTS, Registrar of Titles.

LOCAL GOVERNMENT

LG401*

LOCAL GOVERNMENT ACT 1995
Shire of Kalamunda
APPOINTMENT OF AUTHORISED PERSON

It is hereby notified for public information that Mr Stuart Hopwood is appointed as an Authorised Officer for the Shire of Kalamunda, effective from 29th August 2006 to administer the provisions of the following Acts, Regulations and Local Laws—

Local Government Act 1995;
Local Government Act (Miscellaneous Provisions) 1960;
Dog Act 1976 (As amended) and Regulations;
Bush Fires Act 1954 and Regulations;
Control of Vehicles (Off Road Areas) Act 1978 and Regulations;
Litter Act 1979 and Regulations;
Shire of Kalamunda Local Laws and Regulations.

DAVID E. VAUGHAN, Chief Executive Officer.

LG402*

LOCAL GOVERNMENT ACT 1995
Shire of Capel
(BASIS OF RATES)

Department of Local Government
and Regional Development,
28 August 2006.

DLGRD: CP5-4#06

It is hereby notified for public information that in accordance with the provisions of section 6.28 of the *Local Government Act 1995*, the Director General of the Department of Local Government and Regional Development under delegation from the Hon Jon Ford MLC, Minister for Local Government and Regional Development being charged for the time being, with the administration of the *Local Government Act 1995*, has determined that the method of valuing the land described in the schedule hereunder shall be gross rental value for the purposes of rating with effect from 10 July 2006.

CHERYL GWILLIAM, Director General.

TECHNICAL DESCRIPTION
SHIRE OF CAPEL

All those portions of land being Lots 2495 to 2499 inclusive, as shown on Deposited Plan 50645; Lot 2333, Lot 2339, Lot 2340, Lots 2349 to 2355 inclusive, Lots 2428 to 2430 inclusive and Lots 2444 to 2453 inclusive, as shown on Deposited Plan 50646 and Lots 2454 to 2477 inclusive and Lots 2481 to 2486 inclusive, as shown on Deposited Plan 50647.

LG501*

BUSH FIRES ACT 1954*Shire of Dandaragan***NOTICE TO ALL OWNERS AND/OR OCCUPIERS OF LAND IN THE
SHIRE OF DANDARAGAN****Firebreaks**

Pursuant to the powers contained in Section 33 of the above Act, you are hereby required on or before the 1 November 2006, to clear all inflammable materials and/or install firebreaks in accordance with the following, and thereafter to maintain the firebreaks clear of all inflammable material up to and including the 29 March 2007.

Rural Land

1. Clear of all inflammable material, firebreaks at least three (3) metres wide inside and within fifty (50) metres of all external boundaries of all improved and unimproved land owned or occupied by you. For the purpose of this section, all Road Reserves are to be taken as boundaries.
2. Where the bush on the land owned or occupied by you has been bulldozed, chained or prepared in any similar manner for clearing by burning (whether you intend to burn the bush or not), clear of all inflammable materials, firebreaks not less than twenty (20) metres wide immediately inside the external boundaries of the land on which bulldozed, chained or otherwise prepared bush is situated.
3. Where there is standing timber on land owned or occupied by you and it is intended to burn such timber, to clear of all inflammable material, firebreaks not less than six (6) metres wide immediately inside the external boundaries of the land on which the timber is standing.

Townsites

Pursuant to the powers contained in Section 33 of the aforementioned Act, for property owners within the townsites of Jurien Bay and Cervantes, you are hereby required on or before 15 November 2006, to clear all inflammable materials, install firebreaks and/or remove any fire hazards in accordance with the following, and thereafter to maintain the property clear of all inflammable materials up to and including the 29 March 2007.

Rural/Special Rural

The townsites of Badgingarra and Dandaragan plus areas such as Alta Mare and Jurien Bay Heights shall comply with the aforementioned requirements on or before the 1 November 2006, and shall maintain the property clear of all inflammable materials up to and including the 29 March 2007.

Owners and/or occupiers of any land within the townsites of Dandaragan, Regans Ford, Badgingarra, Cervantes and Jurien Bay on all undeveloped and/or vacant properties shall comply with the following—

That within all townsites, on all undeveloped lots, that a two (2) metre wide firebreak is slashed around all boundaries of each lot and that all inflammable materials are removed from the property.

Council may from time to time recommend that all the townsite's undeveloped lots be totally slashed to reduce the fire hazard on the blocks.

All properties, which have buildings or structures upon the property, shall remove all/any inflammable materials from the property.

Inflammable material is defined for the purpose of this notice to include bush, dry grasses, timber boxes, cartons, paper and similar flammable materials, rubbish and any combustible matter, but does not include green standing trees or growing bushes and plants in gardens or lawns.

General

If, for any reason, it is considered impractical to comply with the requirements of this notice, you may apply in writing to the Council or its duly authorised officer by no later than the 13 October 2006, for permission to provide alternative fire hazard reduction within the property and include details outlining these alternatives. If Council, or its duly appointed officer, does not grant such permission, you shall comply with the requirements of this notice.

1. Persons who fail to comply with the requirements stated in this order may incur penalties, either by way of infringements or prosecutions, as defined in the Bush Fire Act 1954 Regulations. In addition, should property owners fail to comply with this order, Council can, at any time *after* the specified dates, enter the property and carry out the required work, where the owner(s) of the property will be liable for all penalties and costs incurred.
2. If the requirements of this order are carried out by burning, such burning must be carried out in accordance with the relevant provisions of the Bush Fire Act.
3. The requirements of this notice are considered to be minimum standard of fire prevention to protect not only individual properties, but also the district generally. In addition to this order, the Shire of Dandaragan may issue separate special orders on owners or occupiers if a particular fire hazard removal is deemed necessary.
4. The Council *no longer* installs firebreaks for ratepayers. Council recommends the owner(s) of vacant properties contact local contractors as soon as possible to ensure the requirements of this notice are carried out.

The requirements of this notice are considered to be the minimum standard of fire prevention to protect not only individual properties, but the district generally. In addition to this order, the Shire of

Dandaragan may issue separate special orders on owners or occupiers if a particular fire hazard removal is deemed necessary.

By Order of the Council,

CLINTON STRUGNELL, Chief Executive Officer.

MINERALS AND PETROLEUM

MP401*

Commonwealth of Australia
PETROLEUM (SUBMERGED LANDS) ACT 1967
 GRANT OF EXPLORATION PERMIT

Exploration Permit No. WA-388-P has been granted to Oilex NL, Bharat Petroleum Corporation Limited, Gujarat State Petroleum Corporation Limited, Hindustan Petroleum Corporation Limited and Videocon Industries Limited to have effect for a period of six (6) years from 28th August 2006.

W. L. TINAPPLE, Director Petroleum and Royalties Division.

PARLIAMENT

PA401*

PARLIAMENT OF WESTERN AUSTRALIA
 Royal Assent to Bill

It is hereby notified for public information that the Governor has Assented in the name and on behalf of Her Majesty the Queen, on the date shown, to the undermentioned Bill passed by the Legislative Council and the Legislative Assembly during the First Session of the Thirty-Seventh Parliament.

Short Title of Bill	Date of Assent	Act No.
State Flag Bill 2006	24 August 2006	22 of 2006

Dated 28 August 2006.

MIA BETJEMAN, Clerk of the Parliaments.

PLANNING AND INFRASTRUCTURE

PI401*

PLANNING AND DEVELOPMENT ACT 2005
 APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Augusta-Margaret River
 Town Planning Scheme No. 17—Amendment No. 21

Ref: 853/6/3/17 Pt 21

It is hereby notified for public information, in accordance with section 87 of the Planning and Development Act 2005 that the Minister for Planning and Infrastructure approved the Shire of Augusta-Margaret River local planning scheme amendment on 21 August 2006 for the purpose of—

1. Amending the Scheme Map to—
 - (i) Include Lot 51 Wise Road and Lot 52 Wallcliffe Road Margaret River within the “Development” zone.
 - (ii) Bordering all of Lot 51 Wise Road and Lot 52 Wallcliffe Road to show their inclusion within a new “Overall Planning Area” and adding the notion “7”.
2. Amending Clause 3.4 Overall Planning Areas, to read—

“The Scheme Map indicates seven (7) overall planning areas wherein ...” etc.

3. Introducing a new clause to be numbered 3.4.7 to read as follows—

Area No. 7

- (a) The area shall be developed into a high standard clustered residential R15 residential subdivision that complements surrounding landuses and natural landscape character.
 - (b) Subdivision and development of the area shall be generally in accordance with the Outline Development Plan (03249P-10) dated February 2006 and endorsed by the Local Government's Chief Executive Officer as part of Amendment No 21 to the Scheme.
 - (c) Notwithstanding the requirements of the above mentioned clauses, any amendment and related Outline Development Plan shall include a description of the following—
 - (i) The physical, topographical and environmental characteristics of the land including slope, soil type, vegetation and drainage characteristics.
 - (ii) Existing built development and land uses.
 - (iii) Proposed lots sizes and the location, width and standard of proposed roadways and their connection with the road and public recreation network in the locality.
 - (iv) Where lots back onto a public road reserve or existing low density Special Residential lots the Council will require that the proposal demonstrates a suitable standard of fencing deemed compatible with the objectives of protecting visual and landscape amenity.
 - (v) Details of drainage necessary to service subdivision and development.
 - (vi) A traffic assessment to verify the potential to gain access to Wallcliffe Road.
 - (vii) The provision of open space and drainage areas and their management to protect the natural qualities of the area.
 - (viii) Details of the manner in which landscaping is to be implemented to protect and maintain the natural character of the site and surrounding area.
 - (ix) Outline Development Plan notations and special provisions for the assessment of subdivision and the control of development and landuse to be read as forming part of the Scheme.
4. Renumbering existing Clause 3.4.7 to 3.4.8 and Clause 3.4.8 to 3.4.9.

S. HARRISON, President.
J. TRAIL, Chief Executive Officer.

PI402*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
City of Mandurah
Town Planning Scheme No 3—Amendment No 57

Ref: 853/6/13/12 Pt 57

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning and Infrastructure approved the City of Mandurah local planning scheme amendment on 20 August 2006 for the purpose of—

- (a) Rezoning land from various zoning classifications within the 'Halls Head Town Centre Precinct Area' to 'Precinct Development Zone';
- (b) Modifying Clause 4.14.1 of the Scheme Text to read—
"The purpose of the Precinct Development Zone is to provide a mechanism for the control and guidance of development in Precinct Areas which have been identified as requiring, or being likely to benefit from, comprehensive planning, with the intention that a Precinct Plan, prepared and approved as an Outline Development Plan pursuant to Clause 7.11 of the Scheme, will provide for matters such as, but not limited to, permissibility of land uses, development and subdivision opportunities and standards, and infrastructure requirements."
- (c) Modifying Clause 4.14.2.1 of the Scheme Text to read—
"The permissibility of uses in the Precinct Development Zone and the relevant development and subdivision standards shall be as specified in the applicable Precinct Plan."
- (d) Modifying Clause 4.14.2.2 of the Scheme Text to read—
"Where a Precinct Plan designates a zone which corresponds to a zone included in the Scheme, the general and specific provisions of the Scheme relating to that zone, and the use class permissibility and development standards set by the relevant Zoning Table, shall apply, except to the extent any such provision is modified by the Precinct Plan."
- (e) Modifying Clause 4.14.2.3 of the Scheme Text to read—
"There may also be provisions contained within Appendix 2 (Additional Uses) of the Scheme which are relevant and continue to apply to land contained within the Precinct Development zone."

- (f) Modifying Clause 4.14.4 of the Scheme Text to read—
- “4.14.4.1 Notwithstanding the specific provisions relating to the preparation and content of an Outline Development Plan, as detailed in Clause 7.11 of the Scheme, the following provisions may be addressed in a Precinct Plan where considered appropriate by the Council
- (a) a statement of the vision and key principles for development within the Precinct Area;
 - (b) the general location of major buildings, land uses, car parking and servicing areas;
 - (c) the proposed road and traffic network, including details relevant and applicable to the Precinct Area, detailing internal and external traffic circulation and access, street cross sections, street parking, traffic calming, public transport, and streetscape improvements;
 - (d) design guidelines, which may include details relevant and applicable to the Precinct Area, including external building design, building scale and form, lot layout and development standards;
 - (e) the methods for implementing, including funding through developer contributions for the provision of servicing, community infrastructure and facilities, contributions by developers of land for such purposes, and foreshadowing amendments to the Scheme required or desirable for aspects of the Precinct Plan.
- 4.14.4.2 A Precinct Plan is to be prepared for each Precinct Area and approved in accordance with Clause 7.11 of the Scheme but subject to any modification of those requirements by this Clause 4.14.
- 4.14.4.3 A Precinct Plan may make such provision as the Council thinks fit relating to any of the matters referred to in this Clause 4.14, and for any other matter relevant to the planning and development of the Precinct Plan Area.
- 4.14.4.4 An approved Precinct Plan shall have the same force and effect as if enacted as part of the Scheme. The provisions of an approved Precinct Plan shall prevail to the extent of any inconsistency with any other Scheme provision.
- 4.14.4.5 An Outline Development Plan or Precinct Plan approved pursuant to Clause 7.11 before or contemporaneous with the gazettal of a Precinct Development Zone corresponding to a part or the whole of the Outline Development Plan or Precinct Plan Area shall have effect as a Precinct Plan under this Clause without the need for any further resolution of the Council or any other formality, following the gazettal of the Precinct Development Zone.
- 4.14.4.6 An approved Precinct Plan may consist of a number of documents, including a plan or plans and written text, or a combination of them, and for the removal of doubt shall be considered to incorporate documents associated with the Precinct Plan such as design guidelines.
- 4.14.4.7 Notwithstanding anything to the contrary in Clause 7.11, the Council may prepare a Precinct Plan.”
- (g) Amending the Scheme Maps accordingly.

P. CREEVEY, Mayor.
M. NEWMAN, Chief Executive Officer.

PI403*

PLANNING AND DEVELOPMENT ACT 2005
APPROVED LOCAL PLANNING SCHEME AMENDMENT
Shire of Narembeen
Town Planning Scheme No. 2—Amendment No. 2

Ref: 853/4/21/2 Pt 2

It is hereby notified for public information, in accordance with section 87 of the *Planning and Development Act 2005* that the Minister for Planning and Infrastructure approved the Shire of Narembeen local planning scheme amendment on 13 May 2006 for the purpose of modifying clause 4.15.4 as follows.

4.15.4 Subdivision

- (a) There is a general presumption against subdivision in the zone, except that which is consistent with Commission Policy. When making recommendations to the Commission on applications for subdivision, Council will have regard to potential impacts on rural uses on surrounding lots, and whether or not an adequate and sustainable water supply is available.
- (b) Council will support the creation of ‘homestead lots’ when each of the following requirements can be met—
 - (i) there has been a declining population over two intercensal periods in the Census Collector District in which the land is located;

- (ii) the proposed homestead lot measures between 5.Oha and 20.Oha in area, excluding any access leg;
- (iii) the homestead lot contains an existing farm residence;
- (iv) frontage and constructed vehicular access to a constructed and dedicated road is available;
- (v) the homestead lot being serviced with a suitable water supply for domestic, land management and fire fighting purposes, and being provided with an adequate means of effluent disposal to the satisfaction of the local government and Department of Health;
- (vi) the homestead lot being connected to electricity and telecommunications;
- (vii) the homestead lot not generating the need for additional government or community services; and
- (viii) the homestead lot is within a 4.5 kilometre radius of Narembeen townsite, or can be demonstrated not to create demand for additional school bus services.

S. C. PADFIELD, Shire President.
R. DUFF, Chief Executive Officer.

RACING, GAMING AND LIQUOR

RG401*

LIQUOR LICENSING ACT 1988 LIQUOR LICENSING APPLICATIONS

The following is a summary of applications received under the *Liquor Licensing Act 1988* and required to be advertised. Any person wishing to obtain more details about any application, or about the objection process, should contact the Department of Racing, Gaming and Liquor, 1st Floor, Hyatt Centre, 87 Adelaide Terrace, Perth, Telephone: (08) 9425 1888, or consult a solicitor or relevant industry organisation.

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATIONS FOR THE GRANT OF A LICENCE			
11613	Woolworths Limited	Application for the grant of a Liquor Store licence in respect of premises situated in Secret Harbour and known as Woolworths Liquor – Secret Harbour	27/9/2006
11617	Natasha Burbridge, Malcolm Burbridge and Matthew Clarke	Application for the grant of a Restaurant licence in respect of premises situated in Claremont and known as Al Picchio Bistro	13/9/2006

This notice is published under section 67(5) of the *Liquor Licensing Act 1988*.

Dated: 30 August 2006.

P. MINCHIN, Director of Liquor Licensing.

SALARIES AND ALLOWANCES TRIBUNAL

SX401*

SALARIES AND ALLOWANCES ACT 1975 DETERMINATION VARIATION

The determination of the Salaries and Allowances Tribunal made on 7 April 2006 under sections 6(1)(c), (d) and (e) of the *Salaries and Allowances Act 1975*, as amended from time to time, is hereby varied by a further determination, set out below—

Include in Part 1 of the First Schedule the following—

AGENCY	OFFICE	CLASSIFICATION
Department of the Premier and Cabinet	Executive Director, Office of Shared Services	Group 2 minimum

Dated at Perth this 15th day of August 2006.

Professor M. C. WOOD,
Chairman.

J. A. S. MEWS,
Member.

M. L. NADEBAUM,
Member.

Salaries and Allowances Tribunal.

TREASURY AND FINANCE

TF401

FINANCIAL ADMINISTRATION AND AUDIT ACT 1985 TREASURER'S INSTRUCTIONS

Department of Treasury and Finance,
Perth, 1 September 2006.

It is notified for general information that, pursuant to section 58 of the *Financial Administration and Audit Act 1985*, the Treasurer has issued the following amended Treasurer's Instruction to be effective from the date this notice is published in the *Government Gazette*—

Treasurer's Instruction	Topic
824	Qualifications of Chief Finance Officers

The full suite of Financial Administration Legislation (including the Treasurer's Instructions) may be purchased from the State Law Publisher and is also available for download from the Department of Treasury and Finance's homepage www.dtf.wa.gov.au and click on Financial Legislation—FAAA & Tis under the item Treasury.

TF402*

TAXATION ADMINISTRATION ACT 2003 COMMISSIONER'S PRACTICES

Under the provisions of section 127 of the *Taxation Administration Act 2003*, the following Commissioner's Practices are hereby published for public information—

SD 47.1	STAMP DUTY—INSURANCE—APPORTIONMENT OF GENERAL INSURANCE PREMIUMS FOR OFFSHORE RISK INSURANCE
SD 29.1	DETERMINATION OF FIXTURES AND CHATTELS

Full details of each Commissioner's Practice can be obtained from the Office of State Revenue website at www.osr.wa.gov.au.

B. SULLIVAN, Commissioner of State Revenue,
Department of Treasury and Finance.

DECEASED ESTATES

ZX401

TRUSTEES ACT 1962 DECEASED ESTATES

Notice to Creditors and Claimants

Hambley, Brendan Peter late of 34 Everlasting Retreat, Halls Head, Council Parks and Gardens Worker died on 11 March 2005.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the estate of the deceased who died on 11 March 2005 are required by the deceased's personal representative Eric Eng Wei Tan to send particulars of their claims to him at Robertson Hayles, Solicitors of Level 3, 33 Barrack Street, Perth WA 6000 within one month of the date of publication hereof after which date the personal representative may convey or distribute the assets having regard only to the claims of which he then has notice.

Dated 1 September 2006.

ERIC TAN.

ZX402**TRUSTEES ACT 1962
DECEASED ESTATES**

Notice to Creditors and Claimants

Nora Agnes Stanley, late of Glenn Craig Nursing Home, Beaufort Street, Albany, Western Australia. Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the estate of the deceased, who died on 16 July 2005, are required by the trustee of the late Nora Agnes Stanley of c/- Haynes Robinson Solicitors of 70-74 Frederick Street, Albany, Western Australia to send particulars of their claims to them within one (1) month from the date of publication of this notice, after which date the trustee may convey or distribute the assets, having regard only to the claims of which it then has notice.

Dated this 1st day of September 2006.

HAYNES ROBINSON.

ZX403**TRUSTEES ACT 1962
DECEASED ESTATES**

Notice to Creditors and Claimants

In the matter of the Estate of Dianne Barbara Pimlott, late of Unit 13/80-82 Henley Street, Como, in the State of Western Australia, Retired Nursing Aide, deceased.

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962, relates) in respect of the Estate of the deceased, who died on the 16th day of July 2006, are required by the Executor, Robert Vojakovic to send the particulars of their claim to Messrs Taylor Smart Solicitors of Level 8, 50 St George's Terrace, Perth in the said State of Western Australia, by the 2nd day of October 2006, after which date the said Executor may convey or distribute the assets, having regard only to the claims of which he then has had notice.

Dated the 29th day of August 2006.

GARRY E. SAME, Taylor Smart.

ZX404**TRUSTEES ACT 1962
DECEASED ESTATES**

Notice to Creditors and Claimants

Arthur Cecil (Buster) Hanna, late of South Fremantle, Western Australia, who passed away on 11 January 2006.

Anyone having a claim against the estate of the said deceased, forward details to the Executor, 69 Thompson Road, North Fremantle WA 6159 by 13 September 2006. After this time the Executor may convey or distribute the assets having regard only to the claims of which she then has notice.

WESTERN AUSTRALIA
**CORRUPTION AND CRIME COMMISSION
ACT 2003**

**Price: \$24.00 counter sales
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*Prices subject to change on addition of amendments.

